

of **Endia**

EXTRAORDINARY

PART I—Section 1

PUBLISHED BY AUTHORITY

No. 90]

NEW DELHI, TUESDAY, JULY 14, 1964/ASADHA 23, 1886

Separate paging is given to this Part in order that it may be filed as a separate compilation

MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 14th July 1964

Subject: -U.S. Aid Programme—Chartering of Ocean Vessels and embargo on certain vessels for transport of Aid financed goods.

No. 58-ITC(PN)/64.—Attention of importers is invited to the late Ministry of International Trade Public Notices No. 144-ITC(PN)/63, dated 20th November 1963, No. 156-ITC(PN)/63, dated 23rd December 1963, No. 6-ITC(PN)/64, dated 16th January 1964, No. 14-ITC(PN)/64, dated 20th February 1964, No. 30-ITC(PN)/64, dated 10th April 1964, No. 31-ITC(PN)/64, dated 21st April 1964, and No. 44-ITC(PN)/64, dated the 25th May 1964 on the above subject incorporating the lists showing the names of the vessels which are not eligible to carry AID-financed goods.

2. It has further been decided that the following vessels will not be eligible to carry AID-financed goods and their names are hereby added to the list attached to the late Ministry of International Trade Public Notice No. 144-ITC(PN)/68, dated 20th November 1963:—

List of Ineligible Vessels-

Lebanese-

AGIA SOPHIA MARYMARK

British-

CANUK TRADER
FREE ENTERPRISE (Tanker)
MAPLE HILL
NEWHEATH
SANDSEND

Italian--

ANDREA COSTA (Tenker)
MONTIRON

Polish-

HUTA ZGODA

3. It has also been decided to delete the names of the following vessels from the list of ineligible ships to carry AID-financed goods attached to the late Ministry of International Trade Public Notice No. 144-ITC(PN)/63, dated 20th November 1963:—

Greek-

NORTH EXPRESS NORTH QUEEN

British-

LORD GLADSTONE

Subject:—Import of Heavy Construction Equipments by Civil Works Constructors (medium sized) under International Development Corporation Credit (I.D.A.) for April 1964-March 1965.

No. 59-ITC(PN)/64.—It has been decided to issue import licences to Civil Works Contractors (medium sized) for import of Heavy Construction Equipment under I.D.A. Credit subject to the terms and conditions indicated in the Appendix to this Public Notice. For this purpose medium sized contractors would be defined as:—

- (i) having outstanding civil works contracts in excess of \$0.5 million equivalent but not exceeding \$3.0 million; and
- (ii) are allowed, under Indian regulations, to quote on government civil works contracts of more than \$100,000 equivalent, and have had sufficient experience with mechanized methods of work and with the particular type of equipment to be imported under the Credit.
- 2. The applications from Civil Works Contractors (medium sized) for import of heavy construction equipments should contain the following information:—
 - (a) Latest capital structure of the company to be furnished in the following form:—

Assets

Current Assets.

Fixed assets.
Other assets.

Liabilities and equity

Current Liabilities.

Medium and long term debts.

Capital.

- (b) List of contracts which the firm has on hand stating in each case the date on which the work has commenced and the terminal date for the work.
- (c) List of works with brief description thereof for which the firm has put in a bid, indicating clearly whether the bid is on the basis of manual labour and/or use of mechanical equipment.
- (d) List of major pieces of equipment (and value) and/or use, already in possession of the firm
 - (i) by way of purchase.
 - (ii) by way of hire during the last twelve months.
- (e) Any other information to show that the applicant has sufficient experience with mechanised methods to work and with a particular type of equipment to be imported under the Credit.

No application for a licence in excess of \$300,000 (Rs. 14.28 lakhs) will be entertained.

- 3. Import licences for import of specific items of heavy construction equipments under I.D.A. Credit shall be issued only on receipt of intimation from the importers accepting the terms and conditions contained in the Appendix to this Public Notice.
- 4. The applications for import of Heavy Construction Equipments under I.D.A. Credit from medium sized Civil Works Contractors who satisfy the above conditions for the year April 1964-March 1965 duly supported by the documents/information as required in para 2 above should be superscribed at the top with the words "Under I.D.A. Credit for Civil Works Contractors" and should be submitted in the usual form and manner (Form 'E' in Appendix 6 to the Red Book for April 1964-March 1965) to the Chief Controller of Imports and Exports, 'Udyog Bhavan', New Delhi, so as to reach not later than the 10th August, 1964.

Appendix to Ministry of Commerce Public Notice No. 59-ITC(PN/64, dated $14 \mathrm{Th}~\mathrm{July}~1964$

- Terms and conditions governing the issue of import licences for Heavy Construction Equipment (import by medium sized Civil Works Contractors) financed under International Development Association Credit No. 52-IN.
- (i) The import must be made from any of the countries who are members of the World Bank including Switzerland (List in Annexure I) but excluding South Africa/South West Africa.
- (ii) Ordering.—Firm orders must be placed on the suppliers within ninety days of receipt of the import licence and the goods shipped within the validity period. Copies of the orders placed should be forwarded simultaneously to the Ministry of Finance (Department of Economic Affairs), Economic Aid (Accounts) Branch. New Delhi. A statement of the orders in the form vide Annexure II should be sent on the first of each month to the Department of Economic Affairs. The first report should include particulars of all eligible licences and imports.
- (iii) Payments.—The cost of goods acquired must be paid for in the respective currencies of the countries from which such goods are acquired. Expenditure incurred in Indian currency or for goods procured in (including services supplied from). India and also from countries who are not members of World Bank vide Annexure I is not reimbursable for the purpose of these orders.
- (iv) Payments against the import licences may be made by the Importers through Authorised Dealers in foreign exchange in India in the normal manner. The importers shall indicate in their contracts with suppliers that certain documents required by the LDA Washington have to be submitted by the supplier to the Importers. These documents are indicated in Annexure III. and should be sent alongwith a proforma as indicated in Annexure IV. Two sets of documents would be required—one for Payment purposes and the other for purposes of obtaining reimbursements from the LDA. The authorised dealers in foreign exchange while opening Letters of Credit against such import licences would also call for these documents. When bills drawn under the Letters of Credit are paid by the drawer and the amount remitted to the Principal suppliers abroad, these documents would be separated and pinned together and forwarded by the dealers in Foreign Exchange direct to the Ministry of Finance Department of Economic Affairs. Economic Aid (Accounts) Branch, New Delhi (Attention Shri P. C. Jain Assistant Accounts Officer) with the particulars of the relative import licence duly noted on each of these documents. In the cases where bills are received by the Authorised Dealers in Foreign Exchange on collection basis to cover imports the proceeds of the bills would, not be remitted unless the drawers (the importers) furnish to the authorised dealers in foreign exchange these documents for forwarding to the Ministry of Finance (DEA) Economic Aid Accounts Branch While opening the Letters of Credit through the Indian Banks, these conditions should be stipulated to the bank. This will however not absolve the importers from the responsibility of submission of proper documents. The Ministry of Finance will approach the importers for the relevant documents.
- (v) Documentation—After payments the importers must arrange to furnish expeditiously the various prescribed documents (Annexure III) in complete shape to the Ministry of Finance Department of Economic Affairs Economic Aid (Accounts) Branch New Dolhi to enable them to claim reimbursement from the IDA As payments will usually be made through the importers' Bankers in India, arrangements should be made with the Bankers to send the documents direct to the Ministry of Finance promptly. This will expedite the drawals by the Government of India
- (vi) Maintenance of Pooks and records—The importer shall maintain books and records adequate to identify the goods acquired out of the proceeds of the credit to disclose the use thereof in the project and to record the progress of the project. Such books and records shall be maintained for a period of flive years after the date of acquisition of goods. Importer shall enable the authorised representatives of International Development Association to inspect the relevant records and documents related to the project the goods acquired out of the proceeds of the credit and shall afford all reasonable opportunity and assistance to them for such examination in case the officers of International Development Accordation propose to carry out any such inspection.

- (vii) Reporting.—The International Development Association requires quarterly reports indicating the rate at which withdrawals are expected to be made throughout the disbursement period of the Credit. In order to enable the Ministry of Finance (Department of Economic Affairs) to compile such a report, a statement in form in Annexure V should be sent by the importers to that Ministry at the end of each quarter i.e. quarter ending March, June, September and December by the 10th of the month following the reporting period.
- (viii) The importer should apprise the supplier of any special provisions in the import licences which affect the suppliers in carrying out the transactions.
- (ix) It should be understood that the Government of India will not undertake any responsibility for disputes, if any, that may arise between the importers and suppliers.
- (x) The importer shall promptly comply with any directions instructions or orders issued by Government regarding any and all matters arising from or pertaining to the import licences and for meeting the obligations under the agreement.
- (xi) Breach of violation.—Any breach of violation of the conditions set forth in the clauses mentioned above will result in appropriate action under the Imports and Exports (Control) Act.

ANNEXURE I

[Referred to in Clause (i) of Appendix to Ministry of Commerce Public Notice No. 59-ITC(PN)/64, dated 14th July 1964]

List of World Bank Members and Switzerland

Afghanistan, Algeria, Argentina, Australia, Austria,

Belgium. Bolvia. Brazil. Burma. Burundi.

Cameroun. Canada. Central African Republic. Ceylon. Chad.

Chile.
China.
Colombia.
Congo (Brazzaville).
Congo (Leopoldville)

Costa Rica. Cuba. Cyprus.

Dahomey. Denmark. Dominican Republic.

Ecuador. El Salvador. Ethiopia. Finland.

France.
Gabon.
Germany (Federal Republic).
Ghana.
Greece.

Guatemala. Guinea. Haiti. Honduras. Iceland.

India. Indonesia. Iran. Iraq. Ireland.

Israel. Italy. Ivory Coast. Jamaica. Japan.

Jordan.
Korea. Republic of Kuwsit.
Kuwait.
Laos
Lebanon.
Liberia.
Libya.
Luxembourg.

Malaysia. Malagasy Republic.

Mali. Mauritania. Mexico. Morocco. Nepal.

Netherlands. New Zealand. Nicargua. Niger. Nigerla. Norway.
Pakistan.
Panama.
Paraguay.
Peru.
Philippines.
Portugal.
Rwanda.
Saudi Arabia.
Senegal.
Sierra Leone.
Somalia.
South Africa.
Spain.

Sudan.

Syria.

Sweden.

Tanganyika. Thailand. Togo.

Trinidad & Tobago.

Tunisia. Turkey. Uganda.

United Arab Republic, United Kingdom. United States. Upper Volta. Uruguay.

Viet-Nam. Yugoslavia. Kenva.

Venezuela.

Annexure II

[Referred to in Clause (ii) of Appendix to Ministry of Commerce Public Notice No. 59-ITC(PN)/64, dated 14th July 1964]

Monthly report regarding orders placed (due on 1st of each month)

- (i) No and date and value of import licence.
- (ii) No. and date and value of orders placed and accepted by the suppliers (copies of orders enclosed).
- (iii) Name and address of the suppliers.
- (iv) General description of the equipment to be imported.
- (v) Particulars of roods received— Bill of Lading No. and date of delivery, name of ship and date of payment to foreign supplier or their bankers.
- (vi) Phasing of further deliveries. Please show the expected date of the shipment and the expected date of remittance to the supplier or their bankers.

Annexure III

Referred to in Clauses (iv) and (v) of Appendix to Ministry of Commerce Public Notice No. 59-ITC(PN)/64, dated 14th July 19641

Documents required in connection with each application for reimbursement:

Under IDA Credit

- (a) Supplier's Invoice, describing the goods or services (Original or legible copy).
 - (b) Evidence of Payment in the form of:
 - Receipted invoice or formal receipt of the supplier [unless furnished under (a) above];
 - (2) Cancelled bank check or draft or photostatic copy thereof; or
 - (3) Commercial Bank's Report of Payment (IDA Form I-I, a copy of which is attached hereto) may be used when payment has been made under a commercial letter of credit; or

- (4) Other evidence satisfactory to the IDA.
- (c) Evidence of Shipment in the form of:
 - (1) A copy of a bill of lading (this need not be a signed copy); or
 - (2) A statement of the supplier or forwarder that the goods have been shipped. This statement should include the approximate date of shipment, the method of transportation (i.e. air, rail or sea) and the destination of the ship; the name of the vessel (if known) should be given.

Note 1.—If shipment has not been made at the time the application is submitted or if the application relates to a down or progress payment on a contract, evidence of shipment should be furnished to the IDA as soon as possible after shipment, under cover of Form D (attached). This evidence of shipment should be accompanied by a copy of the supplier's final invoice in cases where the application relates to a down or progress payment.

- NOTE 2.—When commercial letters of credit are used no evidence of shipment is required if the Bank's Report of Payment indicates that documents evidencing shipment were produced to the commercial bank at the time payment was made; otherwise evidence of shipment as described in (c)(1) or (2) above would be required.
- (d) If the withdrawal is to reimburse the Borrower for a down or progress payment, a copy of the contract or purchase order is required. It is of course only necessary to submit this document once. If payment has been made on a contract on the basis of work performed, in addition to a copy of the contract, the Borrower should furnish an engineer's certificate or progress report showing that the payment was due.
- (e) Information regarding No. and date of the relevant purchase contract/order.
- N.B.—The documents should be sent along with the proforma indicated at Annexure IV.

to Annexure III
(IDA FORM 1-1)
SERIAL NO.
Commercial Bank)
Date of payment
Licence No
IDA Credit No.
er's Representative)
.e. de
of \$
d by
(Name and
Our payment
-46

above evidencing	effected against delivery the terms and condition shipment of	<i>.</i>	
Per S.S	or R.R	from	(Point of shipment)
to(Destin	or ation)	storage or manu	facture of the goods
described at			
	have been disposed of	as follows:	
Ocean docu	ments have been forwant bank.		ve mentioned corres-
	d bill of lading, warehou been(Dispo		
Copy of the	e supplier's invoice is at	tached.	
		Ver	y truly yours,
		(1	Authorised signature).
	Enclosure II to Ar	mexure III	
FORM D			IDA
			e
		IDA	Credit No.
the International De-	Development Credit Agreet velopment Association and the by submits the following add ow:—	e undersigned	
Borrower's Appli- cation No.	Description and Identi- fying Nos, of Documents Enclosed	Date of payment	Amount of payment
AND THE RESIDENCE OF THE PARTY		Very to	ruly yours,
		(Bo	errower's Representative)

Proforma

ANNEXURE	IV
----------	----

[Referred to in clause (iv) of Appendix to Ministry of Commerce Public Notice No. 59-ITC-(PN)/64 dated 14-7-1964]

for sending documents der the Non-Project IDA Credit-S. No. Category of goods Currency in which Date of payment Date of contract payment is made by importer

ANNEXURE V

Quarterly report to be furnished as per clause (vii) of Appendix to Ministry of Commerce Public Notice No. 59-ITC (PN)/64 dated 14-7-64

	Supplying		Ex	pected re	mittance	s or payn	ents by in	mporters	
of country payment	country	9/64	12/64	3/65	6/65	9/65	12/65	3/66	6/66

P. SABANAYAGAM, Chief Controller of Imports and Exports.